CRIMINAL CAUSE FOR PLEADING

BEFORE: MAGISTRATE JUDGE AZRACK DAT	TE: <u>03/27/13</u>
USA v. Thaqi et al	11-CR-486 (DLI)
DEFENDANT'S NAME: Lester Zaborski _X present not present co	ustodyX_ bail
DEFENSE COUNSEL: John Kaley X present not present	CJARETPDA
AUSA: Steven Tiscione LAW CLERK: Mich	elle Minarcik
INTERPRETER: N/A Language:	
FTR: Tape # 2:20:35-2:41:40	
X CASE CALLED	
X DEFENDANT: _X_ SWORN _X INFORMED	O OF RIGHTS
WAIVER OF INDICTMENT EXECUTED FOR DEFEN	DANT
INFORMATION FILED	
DEFT. FAILED TO APPEAR, BENCH WARRANT ISS	SUED
X DEFT. WITHDRAWS NOT GUILTY PLEA AND ENTI	
LESSER INCLUDED OF COUNT 3 OF THE SUPERCE	EDING INDICTMENT
X COURT FINDS FACTUAL BASIS FOR THE PLEA	
SENTENCING SET FOR: <u>To be set by Judge Irizarr</u>	v
SENTENCING TO BE SET BY PROBATION	
X BAIL: SET X CONT'D FOR DEFT. C	ONT'D IN CUSTODY
X TRANSCRIPT ORDERED	

OTHER: Pursuant to Federal Rule 11 of Criminal Procedure, the Magistrate did administer the allocution. A finding has been made that the plea was made knowingly and voluntarily and the plea was not coerced. The Magistrate recommends the plea of guilty be accepted.